

REMARKS

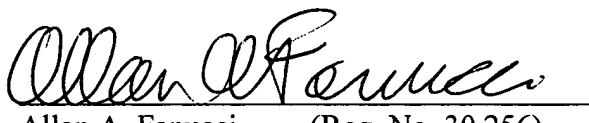
In response to the restriction requirement, applicants elect the invention of Group I, claims 1-21, for prosecution in this application.

In addition, applicants have amended claims 22, 31 and 36 to depend from claim 1. As noted in the office action, claims directed to processes or methods of use or making of a composition will be allowed with the composition claims provided that the method claims include all of the features of an allowable composition claim. As all method claims depend from claim 1, when claim 1 is found to be patentable, dependent claims 22-40 should also be allowed, since they will include all the features of an allowable composition claim.

In view of the art that has been submitted, applicants believe that the present claims are patentable over those references and that entire application is in condition for allowance.

Respectfully submitted,

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Allan A. Fanucci (Reg. No. 30,256)

**WINSTON & STRAWN LLP
CUSTOMER NO. 28765
(212) 294-3311**

NY:840366.1

NY:840366.1